

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

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In Re: Methyl Tertiary Butyl Ether ("MTBE")
Products Liability Litigation

Master File No. 1:00-1898
MDL 1358 (SAS)
M21-88
ECF Case

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This document relates to the following case:

City of New York, et. al. v. Amerada Hess Corp., et al.
Case No. 04 Civ. 3417

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**EIGHTH SUPPLEMENT TO PLAINTIFFS' PHASE III
TRIAL EXHIBIT LIST**

Plaintiffs filed their Phase III exhibit list on June 26, 2009. *See* No. 1:04-CV-3417, Dkt. # 328 (S.D.N.Y. Jun. 26, 2009). In doing so, Plaintiffs expressly reserved the right to supplement or amend its exhibits. *See* Exhibit List. Accordingly, Plaintiffs hereby notify ExxonMobil that in addition to the exhibits on the Exhibit List, Plaintiffs will add the following Exhibits:

EXHIBIT NO.	DATE	DESCRIPTION	BEG. BATES	END BATES
PL-5562	05/12/1998	DOCUMENT: Emerging Product Quality Issues Meeting Agenda and Presentation Materials	EX 029299	EX 029317
PL-5563	02/26/1999	Email Correspondence from V.M. Dugan forwarding email from A.B. Zustovich Subject: Hearing on UC Health and Environmental Study of MTBE		

EXHIBIT NO.	DATE	DESCRIPTION	BEG. BATES	END BATES
PL-5564	06/12/2009	Kleinfelder Correspondence to Veronica Zhune of New York State Department of Environmental Conservation (NYSDEC) attaching Site Status Update Report (SSUR) prepared on behalf of ExxonMobil Environmental Services Company for Mobil Service Station No. 13147 (17-G2T), 165-01 Hillside Avenue, Jamaica, New York	TBD	TBD
PL-5565	02/27/2006	Correspondence from James A. Pardo to Susan Amron Re: Site Remediation Files for Present of Former Service Stations within the Relevant Geographic Area (RGA)	N/A	N/A
PL-5566	03/17/2006	Correspondence from James A. Pardo to Susan Amron Re: ExxonMobil Corporation's Response under PTO-19 related to the identification of current ExxonMobil branded service stations that are "otherwise independently operated"	N/A	N/A
PL-5567	01/18/2007	ABSTRACT: ExxonMobil Corporation's Objections and Responses to Plaintiff City of New York's Second Set of Interrogatories and Production of Documents to All Defendants [INTERROGATORY NO. 18]	N/A	N/A
PL-5568	01/18/2007	ABSTRACT: ExxonMobil Corporation's Objections and Responses to Plaintiff City of New York's Second Set of Interrogatories and Production of Documents to All Defendants [INTERROGATORY NO. 21]	N/A	N/A
PL-5569	08/25/2008	ABSTRACT: ExxonMobil Corporation's Objections and Responses to Plaintiff City of New York's Third Set of Revised Interrogatories and Production of Documents to All Defendants [INTERROGATORY NO. 2]	N/A	N/A

EXHIBIT NO.	DATE	DESCRIPTION	BEG. BATES	END BATES
PL-5570		ABSTRACT: ExxonMobil Corporation's Objections and Responses to Plaintiff City of New York's Third Set of Revised Interrogatories and Production of Documents to All Defendants [INTERROGATORY NO. 7]	N/A	N/A

Dated: New York, New York
September 20, 2009

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/s/ NICHOLAS G. CAMPINS
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